of said wagon or carriage shall be liable for the same toll as if said horse or horses, mare or mares, gelding or geldings, or other cattle, had remained harnessed to said wagon or carriage, and had passed through such gate with said wagon or carriage, said toll to be recovered before a justice of the peace in an action of debt; provided in case of accident or actual necessity for the removal of said horse or horses, mare or mares, gelding or geldings, or other cattle; and provided the owner or owners of said wagon or carriage take off, or cause to be taken off, said horse or horses, mare or mares, gelding or geldings, or other cattle, at the place of residence of said owner or owners, said toll shall not be so

When not liable.

SEC. 2. And be it enacted, That this act shall take effect from the date of its passage.

Effective.

Approved May 3, 1882.

## Chapter 351.

AN ACT to authorize the Mayor and City Council of Baltimore to issue its bonds or certificates of indebtedness to an amount not exceeding five hundred thousand dollars, for the purpose of providing means for the completion of Lake Clifton, on the line of the work for the introduction of the water of the Gunpowder Falls to the city of Baltimore, and to provide means for the purchase and laying in said city of distributing mains therein.

Section 1. Be it enacted by the General Assembly of Maryland, That the Mayor and City Council of Baltimore be and it is hereby authorized to issue bonds or certificates of indebtedness to an amount not exceeding five hundred thousand dollars, from time to time, as the same may be required, payable at such time and bearing such rate of interest, not exceeding five per centum per annum, as the said Mayor and City Council of Baltimore shall

Issue bonds.